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### **FACING PAGE**

Information Required of Brokers and Dealers Pursuant to Section 17 of the Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

| REPORT FOR THE PERIO          | D BEGINNING APRIL 1, 2005 A                                 | ND ENDING MARC   | H 31, 2006<br>MM/DD/YY   |
|-------------------------------|---|------------------|--------------------------|
|                               | A. REGISTRANT IDENTIFICAT                                   | ION              |                          |
| NAME OF BROKER-DEA            | <b>LER</b> : BRIAN M. PRW & ASSOCIATES                      | , INC.           | OFFICIAL USE ONLY        |
|                               | PLACE OF BUSINESS: (Do not use P.O. Box No.                 |                  | FIRM I.D. NO.            |
| 63 FRONT ST                   |   |                  |                          |
|                               | (No. and Street)  |                  |                          |
| BINGHAMTON                    | NEW YORK  | 13               | 905                      |
| (City)                        | (State)   | (Zip C           | (ode)                    |
| NAME AND TELEPHONE BRIAN PREW | NUMBER OF PERSON TO CONTACT IN REGA                         | (607) 7          | 23-5261                  |
| `                             | B. ACCOUNTANT IDENTIFICAT                                   |                  | a Code - Telephone Numbe |
|                               | ACCOUNTANT whose opinion is contained in this PERETORE, CPA | Report*          |                          |
|                               | (Namo - if individual, state last, first, m                 | iddle name)      | A A.A                    |
| 111 GRANT AVE                 | , SUITE 101, ENDICOTT, NEW YO                               | RK               | 13760                    |
| (Address)                     | (City)  | (State)          | (Zip Code)               |
| CHECK ONE:                    |   |                  | 3.0                      |
| <b>Z</b> Certified Pub        | lic Accountant  | FRUCE            | SSED                     |
| □ Public Accou                | ntant   | PROCE<br>Jun 2 ( | i naac                   |
| ☐ Accountant n                | ot resident in United States or any of its possession       | <b>T</b>         | ~                        |
|                               | FOR OFFICIAL USE ONLY                                       | THOMS<br>FINANC  |                          |
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| <u> </u>                      |   |                  |                          |

\*Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

SEC 1410 (06-02)

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### OATH OR AFFIRMATION

|   | BRIAN   | М.   | PREW   |   |  |  | _, swear (or affirm) that, to the best                                     |
|---|---|--|--|---|--|--|--|
| my k  |   |  |  |   |  |  | nedules pertaining to the firm of  |
|   | BRIAN   | <u>M.</u>  | PREW   | & ASSOC   | CIATES, IN   | <u>c</u>   |  |
| of  | MARCH   | 31,  |  |   | 20 <u>0 6</u>  | are true and   | correct. I further swear (or affirm)                                       |
| neith   | er the company r  | or an  | y partner.   | , proprietor,   | principal officer  | or director has a  | my proprietary interest in any accoun                                      |
|   | ified solely as tha   |  |  |   | _  |  |  |
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|   |   |  |  |   | -  |  | Signature  |
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| _   |   | ,  | No   |   | State of New York  | <del></del>  | Title  |
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\*\* For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).

BRIAN M. PREW & ASSOCIATES, INC.

BINGHAMTON, NEW YORK

AUDITED STATEMENT OF FINANCIAL CONDITION

MARCH 31, 2006

## BRIAN M. PREW & ASSOCIATES, INC.

## MARCH 31, 2006

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### INDEPENDENT AUDITOR'S REPORT

May 5, 2006

To the Board of Directors
Brian M. Prew & Associates, Inc.
63 Front Street
Binghamton, NY 13905

We have audited the accompanying statement of financial condition of Brian M. Prew & Associates, Inc. as of March 31, 2006 and 2005. This financial statement is the responsibility of the Company's management. Our responsibility is to express an opinion on this financial statement based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the accompanying statement of financial condition presents fairly, in all material respects, the financial position of Brian M. Prew & Associates, Inc. as of March 31, 2006 and 2005 in conformity with accounting principles generally accepted in the United States of America.

Respectfully submitted,

Salvatore R. Peretore

Certified Public Accountant

## BRIAN M. PREW ASSOCIATES, INC. STATEMENT OF FINANCIAL CONDITION FOR THE YEARS ENDED MARCH 31, 2006 AND 2005

| <u>ASSETS</u>                                    | 2006       | 2005       |
|--|------------|------------|
| Current Assets                                   |            |            |
| Cash   | \$13,543   | \$41,295   |
| Cash - Segregated Under Regulations              | 2,521      | 2,517      |
| Accounts Receivable                              | 84,659     | 106,200    |
| Prepaid Pension                                  | 0          | 1,000      |
| Marketable Securities - Investments at Market    | 533,582    | 528,502    |
| Notes Receivable - Officer                       | 23,231     | 23,231_    |
| Total Current Assets                             | 657,536    | 702,745    |
| Property and Equipment                           |            |            |
| Property and Equipment                           | 94,883     | 94,883     |
| Less: Accumulated Depreciation                   | 94,350     | 89,225     |
| •  |            |            |
| Net Property and Equipment                       | 533        | 5,658      |
|  |            |            |
| Other Assets                                     | 8,881      | 7,352      |
| Total Assets                                     | \$ 666,950 | \$ 715,755 |
|  |            | \$         |
| LIABILITIES AND STOCKHOLDERS' EQUITY             |            |            |
| Current Liabilities                              |            |            |
| Accounts Payable                                 | \$ 16,129  | \$ 27,874  |
| Income Taxes Payable                             | 6,195      | 11,698     |
| Note Payable                                     | 0          | 35,000     |
| Deferred Taxes Payable                           | 4,844      | 6,630      |
| Total Liabilities                                | 27,168     | 81,202     |
|  |            |            |
| Stockholders' Equity                             |            |            |
| Common Stock - No Par, 200 Shares Authorized and |            |            |
| 100 Issued and Outstanding                       | 1,500      | 1,500      |
| Retained Earnings                                | 638,282    | 633,053    |
| Total Liabilities and Stockholders' Equity       | \$ 666,950 | \$ 715,755 |

## BRIAN M. PREW ASSOCIATES, INC. STATEMENT OF INCOME FOR THE YEARS ENDED MARCH 31, 2006 AND 2005

| REVENUES                              | 2006       | 2005       |
|---------------------------------------|------------|------------|
| Revenue                               |            |            |
| Commissions                           | \$ 586,070 | \$ 728,847 |
| Fees                                  | 219,679    | 175,943    |
| Dividend                              | 10,070     | 5,374      |
| Short term capital gain               | 12,678     | 17,864     |
| Interest Income                       | 7,556      | 2,158      |
| Total Revenue                         | \$ 836,053 | \$ 930,186 |
| <u>EXPENSES</u>                       |            |            |
| Expenses                              |            |            |
| Stockholder Compensation and Benefits | \$ 616,000 | \$ 661,000 |
| Employee Compensation and Benefits    | 43,456     | 40,046     |
| Regulatory Fees and Benefits          | 3,031      | 3,295      |
| Other Expenses                        | 172,472    | 164,063    |
| Total Expenses                        | 834,959    | 868,404    |
| Income Before Income Taxes            | 1,094      | 61,782     |
| Provision for Income Taxes            | 0          | 11,698     |
| Net Income                            | \$ 1,094   | \$ 50,084  |

## BRIAN M. PREW ASSOCIATES, INC. STATEMENT OF STOCKHOLDERS' EQUITY FOR THE YEARS ENDED MARCH 31, 2006 AND 2005

| •                       | Common<br>Stock |         | Retained<br>Earnings | Total<br>Stockholder's<br>Equity |         |  |
|-------------------------|-----------------|---------|----------------------|----------------------------------|---------|--|
| Balance, April 1, 2004  | \$ 1,           | ,500 \$ | 582,970              | \$                               | 584,470 |  |
| Net Income              |                 | 0       | 50,084               |                                  | 50,084  |  |
| Dividends               | ****            | 0       | 0                    |                                  | 0       |  |
| Balance, March 31, 2005 | 1,              | ,500    | 633,053              |                                  | 634,553 |  |
| Net Income              |                 | 0       | 1,094                |                                  | 1,094   |  |
| Unrealized Gain (Loss)  |                 | 0       | 4,135                |                                  | 4,135   |  |
| Balance, March 31, 2006 | \$ 1            | ,500 \$ | 638,282              | \$                               | 639,782 |  |

# BRIAN M. PREW ASSOCIATES, INC. STATEMENT OF CHANGES IN LIABILITIES SUBORDINATED TO CLAIMS OF GENERAL CREDITORS FOR THE YEARS ENDED MARCH 31, 2006 AND 2005

| Subordinated Liabilities at April 1, 2004  | \$<br>0 |
|--|---------|
| Increase - None                            | 0       |
| Decrease - None                            | <br>0   |
| Subordinated Liabilities at March 31, 2005 | 0       |
| Increase - None                            | 0       |
| Decrease - None                            | <br>0   |
| Subordinated Liabilities at March 31, 2006 | \$<br>_ |

## BRIAN M. PREW ASSOCIATES, INC. STATEMENT OF CASH FLOWS FOR THE YEARS ENDED MARCH 31, 2006 AND 2005

|  | ,    | 2006     |   | 2005      |
|--|------|----------|---|-----------|
| Cash Flows from Operating Activities Net Income Before Taxes           | \$   | 1,094    | \$  | 63,089    |
| Adjustments to Reconcile Net Income to Net Cash Provided By (Used For) |      |          | <i>; •</i>                                  |           |
| Depreciation   |      | 344      |   | 3,752     |
| Changes in Operating Assets and Liabilities                            |      |          |   |           |
| Marketable Securities  |      | (5,080)  |   | (65,793)  |
| Prepaid Pension  |      | 1,000    |   | 0         |
| Other Assets   |      | (1,529)  |   | (1,456)   |
| Accounts Payable   |      | (11,747) |   | (86,927)  |
| Notes Payable  |      | (35,000) |   | 35,000    |
| Accrued Expenses   |      | (7,289)  |   | 11,447    |
| Accounts Receivable  |      | 21,541   |   | (59,058)  |
| Net Cash Provided By (Used For) Operating Activities                   |      | (36,666) |   | (99,946)  |
| Cash Flows From Investing activities                                   |      |          |   |           |
| Unrealized Gain/(loss)   |      | 8,918    |   | (13,005)  |
| Purchase of Fixed Assets   |      | 0        |   | 0         |
| Net Cash Used for Investing Activities                                 |      | 8,918    | - <sup>1</sup> / <sub>2</sub><br>- <u> </u> | (13,005)  |
| Net Increase (Decrease) in Cash  |      | (27,748) |   | (112,951) |
| Cash - Beginning   |      | 43,812   |   | 156,763   |
| Cash - Ending  |      | 16,064   | \$  | 43,812    |
| Supplemental Cash Flow Disclosure:                                     |      |          |   |           |
| Cash Paid For:   |      |          |   |           |
| Taxes  | _\$_ | -        | _\$   | 11,698    |
| Interest   | \$   | -        | \$  |           |

### NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

### Nature of Activities

Brian M. Prew & Associates, Inc. (the Company) is a regional securities broker/dealer (Series 26) registered with the Securities and Exchange Commission operating in the Greater Broome County area of Southern New York. The Company's principal operations are limited to the brokerage of mutual funds, variable annuities and insurance products.

### Accounting Basis

The financial statements are prepared on an accrual basis of accounting in accordance with generally accepted accounting principles. The tax return is prepared on a cash basis of accounting in accordance with internal revenue service regulations.

### Securities Transactions

Customer's securities transactions are recorded on a settlement date basis with related commission income and expenses recorded on a trade date basis. Securities transactions of the Company are recorded on a trade date basis.

### Presentation:

The financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America. The preparation of financial statements requires management to make estimates and assumptions that may affect the reported amounts of assets and liabilities at the date of such statements and revenues and expenses during the reporting period. Accordingly, actual results could differ from those estimates and assumptions.

### Cash and Cash Equivalents

For purposes for the statement of cash flows, the company considers all short-term debt securities purchased with a maturity of three months or less to be cash equivalents.

The Company maintains its cash in bank deposit accounts, which, at times, may exceed federally insured limits. The Company has not experienced any losses in such accounts. The Company believes it is not exposed to any significant credit risk on cash.

### Revenue Recognition

Income is recognized, when service is provided, on the accrual basis of accounting for financial purposes.

Advertising – The company expenses advertising charges as incurred.

See accountants' report and accompanying notes to financial statements.

## NOTE 1 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

### Marketable Securities-Investment

The Company's Investment account (Mutual Fund) is valued at market value for financial statement and tax reporting purposes. Income is included as dividend income, therefore no unrealized gain or loss is recognized.

### Property, Equipment, and Depreciation

Property, plant and equipment are reported at cost, less accumulated depreciation computed using the straight-line method for both financial and income tax purposes. Assets are depreciated over their estimated useful lives, in accordance with generally accepted accounting principles. Upon sales or retirement of the above assets the cost and related accumulated depreciation and amortization are eliminated for the accounts and the resulting gain or loss, if any, is reported in the statement of revenues and expenses

### **Income Taxes**

Income tax expenses are calculated based on rates in effect at the fiscal year end.

### NOTE 2 – CASH SEGREGATED UNDER REGULATIONS

Cash of \$2,521 has been segregated in special reserve bank accounts for the benefit of customers under rule 15c-3-3 of the Securities and Exchange Commission as of March 31, 2006.

### NOTE 3 – PROPERTY AND EQUIPMENT

A schedule of property and equipment is as follows:

|   | 2006 |                         | 2  | 2005                    |  |
|---|------|-------------------------|----|-------------------------|--|
| Vehicle Equipment & Furnishings Leasehold Improvements      | \$   | 21,747<br>72.399<br>737 | \$ | 21,747<br>72,399<br>737 |  |
| Total Property and Equipment Less: Accumulated Depreciation |      | 94,883<br>94,350        |    | 94,883<br>89,225        |  |
| Net Property and Equipment                                  | _\$  | 533                     | \$ | 5,658                   |  |
| Depreciation Expense  | \$   | 344                     | \$ | 3,752                   |  |

### NOTE 4 - NOTES RECEIVABLE - STOCKHOLDER

The Company advanced monies to the sole stockholder, Brian M. Prew on a non-interest bearing, demand basis, totaling \$23,231 and \$23,231as of March 31, 2006 and 2005, respectively. The accrued interest receivable as of March 31, 2006 and March 31, 2005 is \$0 and \$7,352, respectively and is included in other assets.

#### NOTE 5 - EMPLOYEE BENEFITS

Employee Benefits expense consists principally of payroll taxes, pension costs, health care benefits, and life insurance costs.

#### Pension Plan

The Company maintains a S.E.P. retirement plan covering substantially all employees who exceed one thousand (1000) work hours annually and who meet the minimum eligibility requirements of one year of service and at least 21 years of age. Vesting is based on one year of service at the rate of 20 percent after two years of service and 20 percent per year of services thereafter. The Company contributes up to 15% of employees base salary. The employee may make contributions equal to an additional fifteen percent (15%). The plan is an individual retirement annuity with no unfunded liability. Total Company contributions amounted to \$41,000 and \$41,000 for the fiscal year ending March 31, 2006 and 2005, respectively.

### Health Care

Health insurance is available for full-time employees after ninety (90) days of employment with the Chamber. An amount equivalent to ninety percent (90%) of individual coverage will be paid by the Chamber and can be used to purchase individual or family coverage.

See accountants' report and accompanying notes to financial statements.

### NOTE 6 - COMMITMENT TO RELATED PARTY TRANSACTIONS

The Company leases office space at 63 Front Street, Binghamton, New York from Brian M. Prew, principal stockholder. Currently, the lease provides for payments of \$24,000 per year triple net and will be renewed annually. Rent expense was \$24,000 for the year ending March 31, 2006.

### NOTE 7 – OFF-BALANCE-SHEET RISK AND CONCENTRATIONS OF CREDIT RISK

In the normal course of business, the Company's customer and correspondent clearance activities involve the execution and settlement of various mutual fund transactions. These activities may expose the Company to off-balance-sheet risk in the event the customer or other party is unable to fulfill contractual obligations.

In the event the customer fails to satisfy its obligations, the Company may be required to purchase or sell mutual funds at prevailing market prices to fulfill the customer's obligations.

The company does not engage in proprietary trading of volatile securities such as short options and futures as it is licensed solely to sell mutual funds.

In accordance with industry practice, the Company records customer transactions on a settlement date basis, which are generally three business days after trade date. The Company is therefore exposed to risk of loss on these transactions in the event of the customer's or broker's inability to meet the terms of these contracts in which case the Company may have to purchase or sell mutual funds at prevailing market prices. Settlement of these transactions is not expected to have a significant effect upon the Company's financial position.

### NOTE 8 – NET CAPITAL REQUIREMENTS

As a registered broker-dealer, Brian M. Prew & Associates, Inc. is subject to the requirements of Rule 15c3-1 ("the net capital rule") under the Securities and Exchange Act of 1934. The basic concept of the rule is liquidity, its object being to require a broker-dealer to have, at all times, sufficient liquid assets to cover its current indebtedness. Specifically, the rule prohibits a broker-dealer from permitting its "aggregate indebtedness" from exceeding fifteen times its "net capital" as those terms are defined. On March 31, 2006 Brian M. Prew & Associates, Inc's aggregate indebtedness and net capital were \$34,457 and \$81,202 respectively, a ratio of 0.056 to 1. The Company's required capital for this date was \$25,000. A copy of our most recent annual report form X-17a-5 is available for examination and copying at the principal office of the firm in Binghamton, New York as well as the offices of the Securities and Exchange Commission in New York, N.Y.

### NOTE 9 - INCOME TAXES

A summary of the Company's tax provision is as follows:

|                   | 2006      | 2005      |  |
|-------------------|-----------|-----------|--|
| Federal Tax:      |           |           |  |
| Current           | \$ 4,175  | \$ 7,752  |  |
| Deferred          | 3,159     | 4,330_    |  |
| Total Federal Tax | 7,334     | 12,082    |  |
| State Tax:        |           |           |  |
| Current           | 2,020     | 3,946     |  |
| Deferred          | 1,684     |           |  |
| Total State Tax   | 3,704     | 6,246     |  |
| TOTAL TAXES       | \$ 11,038 | \$ 18,328 |  |

## NOTE 9 – INCOME TAXES (Continued)

Deferred income taxes arise from timing differences resulting from income and expense items reported for financial accounting and tax purposes in different periods. In the opinion of companies' management any deferred tax asset or deferred tax liability resulting from timing differences is immaterial and therefore is not recorded in the financial statements.

The tax provision differs from the expense that would result from applying statutory rates to income before income taxes because of net operating losses from prior years.

See accountants' report and accompanying notes to financial statements.

Independent Auditor's Report on Supplementary Information Required by Rule 17a-5 of the Securities and Exchange Commission

May 5, 2006

To the Board of Directors Brian M. Prew & Associates, Inc. Binghamton, New York

We have audited the accompanying financial statements of Brian M. Prew & Associates, Inc. as of and for the year ended March 31, 2006 and 2005, and have issued our report thereon dated May 5, 2006. Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The information contained in Schedules I, II, III, and IV is presented for purposes of additional analysis and is not a required part of the basic financial statement, but is supplementary information required by rule 17a-5 of the Securities and Exchange Commission. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statement and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

Sincerely,

Salvatore R. Peretore

Certified Public Accountant

## SCHEDULE I COMPUTATION OF NET CAPITAL UNDER RULE 15c3-1 OF THE SECURITIES AND EXCHANGE COMMISSION FOR THE YEAR ENDED MARCH 31, 2006

| Net Capital Computation  |            |            |
|--|------------|------------|
| Total Stockholder's Equity   | \$ 639,782 |            |
| Total Stockholder's Equity Qualified for Net Capital                             |            | \$ 639,782 |
| Total Capital and Allowable Subordinated Liabilities, Deductions and/or charges: |            | 639,782    |
| Nonallowable Assets  |            |            |
| Advances Receivable  | 32,112     |            |
| Property and Equipment-net   | 533        |            |
| Total Deductions and/or charges  |            | 32,645     |
| Net Capital Before Haircuts on Securities Positions                              |            | 607,137    |
| Exempted Securities  |            | 0          |
| Net Capital  |            | 607,137    |
| Computation of Aggregate Indebtedness:   |            |            |
| Items Included in the Statement of Financial Condition                           |            |            |
| Accounts Payable   | 16,129     |            |
| Accrued Expenses/Short Term Debt   | 11,039     |            |
| Total Aggregate Indebtedness   |            | 27,168     |
| Computation of Basic Net Capital Requirement                                     |            |            |
| Minimum Net Capital Required   | 5,416      |            |
| Minimum Dollar Net Capital Requirement of Reporting Broker or Dealer             | \$ 25,000  |            |
| Excess Net Capital   |            | \$ 554,969 |
| Excess Net Capital at 1000 Percent   |            | \$ 603,197 |
| Ratio: Aggregate Indebtedness to Net Capital                                     | ·<br>-     | 0.045      |

### SCHEDULE II RECONCILIATION PURSUANT TO RULE 17a-5(d) (4) FOR THE YEAR ENDED MARCH 31, 2006

|                                 | Audited | Unaudited | Increase<br>(Decrease) |
|---------------------------------|---------|-----------|------------------------|
| Accounts Receivable             | 84,659  | 0         | 84,659                 |
| A/D - Office Equipment          | 93,669  | 89,867    | 3,802                  |
| A/D - Leasehold Improvements    | 680     | 719       | (39)                   |
| Accounts Payable                | 16,129  | 18,982    | (2,853)                |
| Deferred & Income Taxes Payable | 11,038  | 18,328    | (7,290)                |
| Interest Income - Officer Note  | 1,529   | 0         | 1,529                  |
| Depreciation Expense            | 344     | 28        | 316                    |

The above adjustments were made for the following reasons:

| Accounts Receivable      | To record commission earned in March, 2006 received in April, 2006 |
|--------------------------|--|
| Accumulated Depreciation | To adjust client books to depreciation schedule                    |
| Accounts Payable         | To record March, 2006 payables paid in April, 2006                 |
| Deferred Taxes Payable   | To record the cash tax basis versus accrued financial basis        |
| Interest Income          | To record accrued interest on Officer Note Receivable              |
| Depreciation Expense     | To adjust client books to depreciation schedule                    |

No other material differences exist pursuant to Rule 17a-5(d) (4) in relation to Rule 15c3-1

## SCHEDULE III

## **EXEMPTIVE PROVISION UNDER RULE 15c3-3**

## MARCH 31, 2006

|    | ch such exemption is based (check one only)  |  |
|----|--|--|
| A. | (k) (1) – Limited business (mutual funds)  |  |
| В. | (k) (2)(A) – "Special Account for the Exclusive Benefit of Customers" maintained   |  |
| C. | (k) (2)(B) – All customer transactions cleared through another broker-dealer on a fully disclosed basis. Name of clearing firm |  |
| D. | (k) (3) – Exempted by order of the Commission  |  |

### SCHEDULE IV

## REPORT ON ANY MATERIAL INADEQUACIES

MARCH 31, 2006

No material inadequacies existed or were found to have existed since the date of the previous audit at March 31, 2006.

SUPPLEMENTAL SCHEDULES

## BRIAN M. PREW ASSOCIATES, INC. STATEMENT OF FINANCIAL POSITION FOR THE YEARS ENDED MARCH 31, 2006 AND 2005

|  | 2006       | 2005       |
|--|------------|------------|
| OTHER EXPENSES                         |            |            |
| Postage and Delivery                   | \$ 4,397   | \$ 3,023   |
| Rent                                   | 24,000     | 18,000     |
| Corporate Insurance                    | 1,449      | 1,984      |
| Supplies & Office Supplies             | 12,575     | 4,842      |
| Phone & Utilities                      | 12,840     | 13,843     |
| Auto Expense                           | 8,902      | 7,990      |
| Equipment & Maintenance                | 232        | -          |
| Dues & Publications                    | 2,443      | 4,051      |
| Travel, Entertainment & Reimbursements | 233        | 415        |
| Payroll Taxes                          | 14,207     | 13,821     |
| Advertising                            | 1,022      | 13,845     |
| Contributions                          | 150        | 375        |
| Real Property Taxes                    | 6,409      | 6,092      |
| Bank Fees                              | 83         | 452        |
| Computer/Supplies                      | 9,719      | 5,196      |
| Depreciation                           | 344        | 3,752      |
| Legal & Accounting fees                | 25,320     | 18,178     |
| Medical Reimbursement Plan             | 30,176     | 26,612     |
| Adjustment to Commissions              | 7,875      | 9,760      |
| Repair & Maintenance                   | 4,864      | 8,297      |
| Sales Promotion                        | 657        | 549        |
| Continuing Education                   | 2,179      | 1,648      |
| Temporary Help                         | 639        | 650        |
| Miscellaneous                          | 1,757      | 688        |
| Total                                  | \$ 172,472 | \$ 164,063 |